EXHIBIT 13

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE RETIRED PLAYERS' CONCUSSION INJURY LITIGATION No. 2:12-md-02323-AB

MDL No. 2323

THIS DOCUMENT RELATES TO:

Hon. Anita B. Brody

Concussion Settlement ID No.

260006736

OBJECTION TO SPECIAL MASTER'S OCTOBER 11, 2018 RULING

respectfully objects to the Special Master's October 11, 2018 Ruling (the "Order")(attached hereto as Exhibit 1) and requests that the Court reinstate Claimant's full award immediately, together with interest and attorneys' fees. Now that the Special Master has finally explained the rationale in overturning thrice-approved award¹, it is clear that the Special Master is erroneously misapplying clear terms of the Settlement Agreement and *sui sponte* is raising an entirely new standard for approval of pre-effective date players' claims under the Settlement. Moreover, the Special Master relied on matters outside the scope of the appeal and addressed and adopted arguments that were never raised in the claims process below. This is a matter of law that must be corrected by the Court under the unambiguous terms of the Settlement Agreement.

The Special Master Used a "Generally Consistent" Analysis That Does Not Apply to the Pre-Effective Date Diagnosis made Here.

In overruling three prior approvals of	cla	aim, the Spe	cial Master (based on
advice of the same AAP Panel who ironically	had approved		award twice before)

¹ See Doc. 10094, Objection to Special Master's May 31, 2018 Ruling for background. Claimant incorporates that entire filing herein.

generally consistent with the Qualifying Diagnosis of Level 1.5 Neurocognitive Impairment as defined in the Settlement Agreement." (Emphasis provided) (Special Master's Order, p.3).

However, the "generally consistent" language pointed to by the Special Master does not apply to claim, because brings a claim for injuries that were diagnosed prior to the Effective Date of the Settlement. And under the clear terms of the Settlement Agreement, there was no requirement for a neuropsychological test under the applicable section of the Settlement Agreement. The Special Master acknowledges in the first paragraph of his Order that Mr. "received a Qualifying Diagnosis of Level 1.5 Neurocognitive Impairment by a Board Certified Neurologist, Dr. Michael Lobatz, on June 3, 2015, prior to the Effective Date of the Settlement Agreement." That admission should end the dispute as a matter of law under the clear terms of the Settlement Agreement.

Section 6.3(d) of the Settlement Agreement states as follows:

(d) **Prior to the date of the Preliminary Approval and Class Certification Order**, a Qualifying Diagnosis of Level 1.5
Neurocognitive Impairment, Level 2 Neurocognitive Impairment,
Alzheimer's Disease, Parkinson's Disease, or ALS shall be made
only by board-certified neurologists, board certified
neurosurgeons, or other board certified neuro-specialist physicians,
or otherwise qualified neurologists, neurosurgeons, or other neuro
specialist physicians, except as set forth in Section 6.3(e).²

Settlement Agreement, Section 6.3(d) (Emphasis supplied).

There is no requirement for anything other than the report of a Board Certified neurologist or other board certified neo-specialist physician. There is no mention of a requirement for a neuropsychological report, let alone one using a certain set of T scores that are

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² Section 6.3(e) relates to players who died prior to the Effective Date, not at issue in this claim.

to be utilized by the MAF and BAP providers for analytical purposes. There is no mention of MAF or BAP-approved providers that must diagnose the impairment. And, there is no mention of "Exhibit 1" where the reference to "generally consistent" lies.

Contrast Section 6.3 (b), which clearly does not apply here but states:

(b) **Following the Effective Date**, a Qualifying Diagnosis of Level 1.5 Neurocognitive Impairment, Alzheimer's Disease, Parkinson's Disease, or ALS shall be made only by Qualified MAF Physicians, except that a Qualifying Diagnosis of Level 1.5 Neurocognitive Impairment or Level 2 Neurocognitive Impairment may also be made by Qualified BAP Providers as set forth in Section 5.2 and consistent with the term of Exhibit 1 (Injury Definitions).

Settlement Agreement, Section 6.3(b) (Emphasis supplied).

Using this improper standard, the Special Master then has to go all the way to Exhibit 1 under Level 1.5 Neurological Impairment, Section (a)(iii) to find that a player must exhibit functional impairment "generally consistent with the criteria set forth in the National Alzheimer's Coordinating Center's Clinical Dementia Rating (CDR) scale" *See* Settlement Agreement Exhibit 1. However, **Exhibit 1 never comes into play in Section 6.3(d)**, under which claim must be analyzed. And, the no one below mentioned the CDR standard. The first time, the CDR standard is mentioned in this claim is by the Special Master on this appeal.

The Special Master's reading of the Settlement Agreement makes Section 6.3(d) meaningless. The Special Master's Order improperly follows 6.3(b), without any explanation, rather than applying the standard that the parties agreed upon and the Courts approved, that Section 6.3(d) has to do with the claims asserted by retired players based upon diagnosis made before the Settlement became effective.

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received a qualifying diagnosis from a world-renowned specialist in the field.³ The Special Master has no authority to unilaterally apply new requirements on or to turn a preeffective diagnosis into a post-effective date diagnosis.

agreed to the Settlement Agreement as written – not some changing document that alters terms at the whim of the NFL or the Special Master.

CONCLUSION

relied on the terms of the Settlement Agreement in making a decision to agree to the settlement at all. His award has been approved, then approved again, then audited and approved a third time. He has followed his end of the bargain under the Settlement Agreement. He has been waiting for nearly a year-and-a-half after his claim was first approved for the Settlement Agreement to be followed by other parties. The Special Master's Belated Explanation makes clear that the Special Master is not applying Section 6.3(d) under the terms of the Settlement Agreement. This Court must now intervene to ensure receives what he bargained for.

Dated: October 26, 2018 Respectfully submitted,

Lieff Cabraser Heimann & Bernstein, LLP 250 Hudson Street, 8th Floor

New York, NY 10013-1413 Telephone: (212) 355-9500

Facsimile: (212) 355-9592

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³ Dr. Lobatz stands by his diagnosis even after reviewing the objections and arguments from the NFL. See Exhibit 2 attached hereto. While this letter was not prepared in time to become a part of the record earlier, Mr. provides it here.

CERTIFICATE OF SERVICE

I, hereby certify that on October 26, 2018, I electronically filed OBJECTION TO THE SPECIAL MASTER'S October 11, 2018 RULING with the Clerk of the United States District Court for the Eastern District of Pennsylvania using the CM/ECF system, which shall send electronic notification to all counsel of record.

/s/ Wendy R. Fleishman

EXHIBIT 1

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CONCUSSION SETTLEMENT

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION No. 2:12-md-02323 (E.D. Pa.)

POST-APPEAL NOTICE OF DENIAL OF MONETARY AWARD CLAIM

DATE OF NOTICE: October 11, 2018

I. SETTLEMENT CLASS MEMBER INFORMATION					
Settlement Program ID 260006736					
Name:	First	it .		Last	
Settlement Class Member Type Retired NFL For		Retired NFL Football Playe	er		
Lawyer	yer Lieff Cabraser Heimann & Bernstein, LLP				
Asserted Qualifying Diagnosis Level 1.5 Neurocognitive Impairment					
Appellant	NFL				
Appellee	Settlement Class Member				

II. EXPLANATION OF CLAIM DETERMINATION

This Notice is an official communication from the Claims Administrator for the NFL Concussion Settlement Program. The Special Master reviewed the appeal and determined the following, which is final and binding:

See Special Master opinion uploaded on 10/10/18.

1. Special Master ruled that the claim is denied

III. HOW TO CONTACT US WITH QUESTIONS OR FOR HELP

If you are represented by a lawyer, consult with your lawyer if you have questions or need assistance. If you are unrepresented and have any questions about this Notice or need help, contact us at 1-855-887-3485 or send an email to ClaimsAdministrator@NFLConcussionSettlement.com. If you are a lawyer, call or email your designated Firm Contact for assistance. For more information about the Settlement program, visit the official website at www.NFLConcussionSettlement.com_to read the Frequently Asked Questions or download a copy of the complete Settlement Agreement.



EXHIBIT 2

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Med ca Neuro ogy Med ca Lega Eva uat ons Neuro D agnost c Test ng Neuropsycho og ca Test ng Michael A. Lobatz, MD Andrew M. Blumenfeld, MD Thomas J. Chippendale, MD, PhD Emeritus Bilal Choudry, MD Laura Desadier, DO Benjamin M. Frishberg, MD Reshma Gokaldas, MD Gary Gualberto, MD Andrew Hsing, MD Lori Haase-Alasantro, PhD Jihad Jaffer, MD Kalyani Korabathina, MD Abigail Lawler, MD Amy Nielsen, DO Irene Oh, MD Remia Paduga, MD Rachit Patel, MD

Neuro Ophtha mo ogy Neuro og c Rehab tat on S eep Med c ne Movement D sorders

Tara Quesnell, DO

Jay Rosen, PhD Jay H. Rosenberg, MD Mark Sadoff, MD Gregory Sahagian, MD Jack D. Schim, MD Anchi Wang, MD Tracy Wang, MD

Margaret Hartig, NP
J. Peter Heinen, PA
Katie Hermanson, PA
Stephanie Huang, PA
Andrew Inocelda, PA
Jessica Savic, PA
Cristie Silverwood, NP
Alicia Son, PA
Hollis Stahl, PA

Botox Therapy Headache Med c ne Ep epsy Mon tor ng Psych atry

September 14, 2018

Lieff Cabraser Heimann & Bernstein, LLP Attention Wendy Fleischman Esq. 275 Battery Street, 29th Floor San Francisco, CA 94111-3339

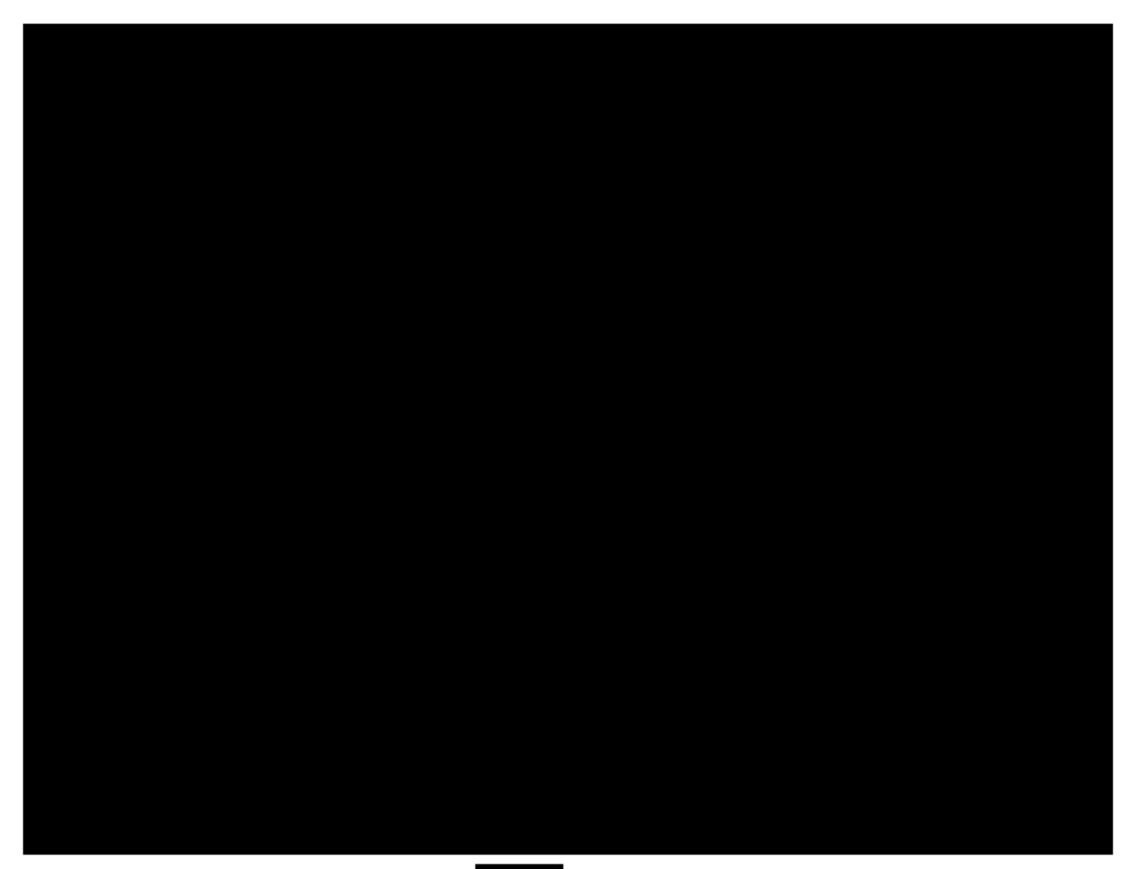
Re: DOB:

Your Client-Matter No. 3554-0155

Dear Ms. Fleischman:







In my own ongoing observation of Mr. while I have no doubt that he has cognitive impairments and associated impairments in the domains of memory, judgement, problem solving, home/hobbies that achieve a combined CDR of 1.5 One does not need neuropsychological testing to know this man's deficits. That said, while I have great respect for Dr. Delis, I must concur with Dr. Hopper and offer that her interpretation of the data fits with what I know about this man.

If you have any questions, please do not hesitate to call.

Sincerely yours,

Michael A. Lobatz, M.D., APC

Diplomate, American Board of Psychiatry and Neurology

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Senior Neurologist, The Neurology Center System Medical Director, Scripps Health Neurosciences Medical Director Scripps Rehabilitation & Traumatic Brain Injury Programs